

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No. 09/886,659	
Title: METHOD AND APPARATUS FOR LOGICALLY EXPANDING THE LENGTH OF A SEARCH KEY	
Inventor: David A. Brown	Confirmation No. 4746
Filing Date: June 21, 2001	Examiner: Kristie D. Shingles
Attorney Docket No.: 42923/905	Group Art Unit: 2444

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT
ABANDONED FOR FAILURE TO NOTIFY THE OFFICE OF A FOREIGN OR
INTERNATIONAL FILING PURSUANT TO 37 C.F.R. § 1.137(f)**

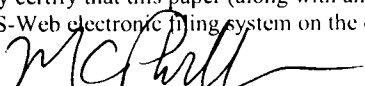
Attention: Office of Petitions
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

STATEMENT OF FACTS:

- (1) This application was filed on June 21, 2001 with a nonpublication request;
- (2) A voluntary amendment was filed in Chinese Patent Application No. 200810149123.6 on December 16, 2009 to replace the claims pending in that application with claims that were substantially similar to claims 26-49 that were filed in the December 2, 2009 Amendment After Final in this application;
- (3) Chinese Patent Application No. 200810149123.6 was filed on September 12, 2008 as a divisional application of Chinese Patent Application No. 00818944.7, which is a national stage entry of International Patent Application No.

Certificate of Transmission

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being transmitted to the USPTO via the EFS-Web electronic filing system on the date set forth below.


Matthew C. Phillips

Date: 2010 Oct. 12

PCT/CA2000/001444, which claims priority to U.S. Provisional Patent Application Nos. 60/170,232 and 60/212,966;

- (4) This application claims priority to U.S. Provisional Patent Application Nos. 60/212,966, 60/258,436, and 60/294,387; and
- (5) It is believed that the voluntary amendment that was filed in Chinese Patent Application No. 200810149123.6 may have triggered the 45-day window specified in 35 U.S.C. § 122(b)(2)(B)(iii) because the voluntary amendment may have caused the Chinese application to subsequently become the “subject of” and “directed to” the invention disclosed in this application even though this application itself was not filed in its entirety in China or another eighteen-month publication country (quoting 35 U.S.C. § 122(b)(2)(B)(iii)).

WHEREAS this application may have become abandoned pursuant to 35 U.S.C. § 122(b)(2)(B)(iii) for failure to timely notify the Office of the filing of an application in a foreign country or under a multinational international treaty that requires publication of applications eighteen months after filing for the reasons described above,

PURSUANT TO 37 C.F.R. § 1.137(f), Applicant hereby petitions for revival of this application pursuant to 37 C.F.R. § 1.137(b). In compliance with the provisions of 37 C.F.R. § 1.137(b), Applicant submits herewith the following:

- (1) Petition Fee – Other than small entity petition fee \$1,620.00 (37 C.F.R. § 1.17(m));
- (2) Notice – Notice of foreign or international filing as described in the above statement of facts (35 U.S.C. § 122(b)(2)(B)(iii) and 37 CFR § 1.213(c)); and
- (3) Statement – The entire delay in filing the required notice of a foreign or international filing from the due date for the required notice until the filing of a grantable petition under 37 CFR § 1.137(b) was unintentional.

Respectfully submitted,

SAtech Group A.B. Limited Liability Company

Date: 2010 Oct. 12

By: 

Matthew C. Phillips
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